UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/538,468	06/08/2005	Kwang-Jung Yun	69507(301067)	3656	
21874 7590 10/28/2008 EDWARDS ANGELL PALMER & DODGE LLP P.O. BOX 55874 POSTON, MA 02205			EXAMINER		
			SYKES, ALTREV C		
BOSTON, MA 02205			ART UNIT	PAPER NUMBER	
			1794		
			MAIL DATE	DELIVERY MODE	
			10/28/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Comments	10/538,468	YUN ET AL.				
Office Action Summary	Examiner	Art Unit				
	ALTREV C. SYKES	1794				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on						
	-· action is non-final.					
,—						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
	pa Quay.e, 1000 0.21 1.1, 10	0 0.0. = 10.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.	4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.					
4a) Of the above claim(s) <u>1-10</u> is/are withdrawn	from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>11-25</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement					
are easyest to recticular and a	oloonoli roquilolliolli.					
Application Papers						
9) The specification is objected to by the Examiner	•.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correcti	• , ,	, ,				
11)☐ The oath or declaration is objected to by the Ex	• • • • • • • • • • • • • • • • • • • •	• • •				
		7 (0.10.11 0.110.11 1.0 1.0.21				
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)  1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa					
Paper No(s)/Mail Date <u>20080830</u> . 6) Other:						

Application/Control Number: 10/538,468 Page 2

Art Unit: 1794

## **DETAILED ACTION**

#### Election/Restrictions

1. Applicant's election without traverse of Group II, claims 11-25 in the reply filed on May 6, 2008 is acknowledged. Claims 1-10 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected Group I, there being no allowable generic or linking claim.

# Claim Objections

2. <u>Claim 11</u> is objected to because of the following informalities: Examiner is unclear of the meaning of step (a) as written currently in the claim. It appears to be missing a word to complete the description of the polymer strip. For examination purposes at this time, step (a) will be interpreted like that as recited in step (c) to be a strip that is reinforced with a fiber in a thermoplastic polymer resin.

Appropriate correction is required.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. <u>Claims 11, 12, 16, 17, 19, 20, and 22</u> are rejected under 35 U.S.C. 102(b) as being anticipated by Meyer et al. (US 5,735,640).

Regarding <u>claim 11</u>, Meyer et al. discloses geogrids for earth reinforcement, stabilization and retention. Membranes used in such structures are formed by weaving a

number of fill members, which are preferably fibrillated polypropylene members or strips, with a plurality of warp member sets, which are preferably formed of extruded polypropylene yarns. (See Abstract) The woven reinforcement membrane comprises a plurality of fill member sets disposed adjacent to one another. Fill members may be formed of an extruded fill substrate, preferably polypropylene, which is preferably fibrillated or contains a number of slits. The fibrillated fill members are easily woven into the fabric, display excellent filtration and soil retention properties, and feature excellent tensile strength properties. A plurality of warp member sets extend in a warp direction so that alternate warp members in each warp member set are positioned on alternate sides of each fill member intersected by the warp member set. Preferably, a plurality of pairs of locking yarn pairs bracket the warp member sets as they intersect the fill member sets, in order to assist in retaining the warp member sets in place. (See Col 5, lines 61-67) In desired applications, any polymeric material may be used, including polyethylene, polyester, fiberglass, combinations of these and/or other desired polymeric materials. (See Col 7, lines 42-46) Examiner equates the weave process of Meyer et al. to the bending of the polymer strips of applicant and for the crossing of longitudinal and lateral strips. Specifically, examiner equates the warp members to be equivalent to the longitudinal strip and the fill members to that of the lateral strips of applicant. As the polymeric material may be used in combination with fiberglass and fibrillated, the fiberreinforced polymer strip limitation is met by the prior art. Meyer et al. discloses the fill member sets, the warp member sets and the locking yarn pairs are formed with extruded polypropylene, because that material provides requisite strength and durability properties

at low cost. In the preferred embodiment, the fill members and the warp members intersect. A binder coating is preferably placed on the woven structure, in order to hold the yarns in place. (See Col 6, lines 1-22) The members may be held in place by calendaring, tentering, welding or other conventional techniques and may be wholly or partially used in place of the locking members or in conjunction. (See Col 9, lines 33-38) As such, it is noted by examiner that the method of Meyer et al. is substantially similar to that of applicant and provides for a very comparable end structure. (See Meyer Figure 1) Additionally, it is noted by examiner that the polymer strips may be adhered by the locking yarns or a binder as disclosed by the Meyer reference.

Regarding claims 12, 16 and 17 Meyer et al. further discloses alternate warp members 14 are separated during the weaving process as a fill member 12 is thrown, and the separation is then inverted at which time another fill member 12 is thrown. As a result, alternate warp members 14 in each set 36 are positioned on the front and back (top and bottom, first and second) sides 38 and 40, respectively, of membrane 10 or fill members 12 intersected by the warp members 14 and the warp member set 36.

Additionally, for the same reasons, a particular warp member 14 is preferably positioned alternately on first and second sides 38 and 40 of successive fill members 12 intercepted by the warp member 14 or its set of warp members 36. (See Figure 1 and Col 8, lines 39-50) Meyer et al. discloses the membrane 10 is preferably, but need not be, coated with a binder coating after weaving is accomplished. The coating adheres well and serves to maintain fill members 12, warp members 14 and locking irons 16 in place. The coating may be applied by any other desired method. The members and other components of the

membrane 10 may also or alternatively be held in place using calendaring, tentering, heat welding, ultrasonic welding, RF welding (radio frequency), or other conventional techniques. These may wholly or partially supplant locking members and/or the coating, or they may be used fully in conjunction with either or both. (See Col 9, lines 21-38)

Therefore, it would have been well within the ordinary skill of one in the art to adhere the warp and fill members of Meyer et al. at first and second points as the reference describes several ways for accomplishing holding the members in place including the combination of binder and welding. Additionally, examiner equates RF welding to vibration welding since the process requires subjecting the parts to be joined to a high frequency (13-100MHz) electromagnetic field, which is normally applied between two metal bars. The dynamic electric field causes the molecules in polar thermoplastics to oscillate.

Depending on their geometry and dipole moment, these molecules may translate some of this oscillatory motion into thermal energy and cause heating of the material.(As evidenced by Plastics Joining Article)

Regarding <u>claim\_19</u>, it is noted by examiner that no further insight is supplied by applicant's disclosure as to adhering the contact points step by step. As such, it is assumed by examiner that the limitation is encompassed in the weaving process and subsequent application of binder as disclosed by Meyer et al. (See Col 9, lines 21-38)

Regarding <u>claim 20</u>, Meyer et al. further discloses the weaving process may be carried out on conventional loom equipment employed to weave polypropylene or polymeric textiles. In the preferred embodiment, the loom is a Sulzer loom. (See Col 8, lines 51-55) The warp and fill members may be held in place using calendaring,

tentering, heat welding, ultrasonic welding, RF welding (radio frequency), or other conventional techniques. (See Col 9, lines 33-38) Examiner equates the loom of Meyer et al. to a device including a strip arranging means. As such, the claim limitations are met by the prior art.

Regarding claim 22, Meyer et al. further discloses the members are formed of slit or fibrillated polypropylene film. A roll of extruded polypropylene film 24 feeds a slitter roll 26 which slits the film into a plurality of strips or members 28 as shown in FIG. 7. Each strip or member then passes over a fibrillator roll 30 which contains a plurality of knives or razor edges that place slits in strips 28. (See Col 8, lines 5-10) As such it is noted by examiner that the slits would allow for the warp and weft yarns to be passed through each other to form the final membrane.

## Claim Rejections - 35 USC § 102/103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.

4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Page 7

7. <u>Claims 13 and 14</u> are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Meyer et al. (US 5,735,640).

Regarding <u>claims 13 and 14</u>, it is noted by examiner that applicant discloses the plurality of longitudinal fiber-reinforced polymer strips and the lateral fiber-reinforced polymer strips are crossed in a plain weave structure so that the first and second contact points are alternatively positioned in turns. (See [0010] and [0028]) Additionally, it is noted by examiner that the type of intersection of the longitudinal strip within the weave structure determines whether it is an n<sup>th</sup> strip or n+1<sup>th</sup> strip. Therefore, it is reasonable to presume that the first and second contact points formed in turns is inherent to Meyer et al. as well as the at least one longitudinal strip is an n<sup>th</sup> strip. Support for said presumption is found in the use of like materials and/or like methods (i.e. a woven structure) which would result in the claimed property. (See Meyer Fig. 1) The burden is upon the Applicant to prove otherwise. *In re Fitzgerald* 205 USPQ 594.

# Claim Rejections - 35 USC § 103

8. <u>Claims 15, 18, and 23-25</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Meyer et al. (US 5,735,640).

Regarding <u>claim 15</u>, Meyer et al. further discloses the fill members 12, warp members 14 and locking yarns 16 may be arranged as desired for any given application.

In some applications, for instance, such as on a grade, it may be desirable to include more

or larger warp members 14 if the warp direction corresponds to the grade (if the grade is in the fill direction, more fill members could be used.) Additionally, fill members 12 and warp members 14 may be arranged as desired within the membrane such as in desired bundles or sets as shown in FIG. 1, or in any other manner which may be desired for a particular application. (See Col 7, lines 47-56) Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to form at least two second contact points between the first two contact points in at least one of the longitudinal strips. The modification would be motivated by the particular application of the membrane for end use.

Regarding claim 18, Meyer et al. further discloses the coating may be applied by any other desired method including spray coating. The members and other components of the membrane 10 may also or alternatively be held in place using calendaring, tentering, heat welding, ultrasonic welding, RF welding (radio frequency), or other conventional techniques. These may wholly or partially supplant locking members and/or the coating, or they may be used fully in conjunction with either or both. (See Col 9, lines 21-38)

Therefore, it would have been well within the ordinary skill of one in the art to adhere the warp and fill members of Meyer et al. at first and second points as the reference describes several ways for accomplishing holding the members in place including the combination of binder and welding. The fixing of one point with binder while the other is welded would have been completely within the ordinary skill of one in the art at the time of the invention and would accomplish the entirely expected result of holding the yarns in place for a particular end formation.

Application/Control Number: 10/538,468

Regarding <u>claims 23-25</u>, it would have been well within the ordinary skill of one in the art to use conventionally available equipment to provide for adhering the members using heat welding, ultrasonic welding, RF welding, etc. as disclosed by Meyer et al. It would have also been obvious to one of ordinary skill in the art at the time of the invention to utilize welding units known in the art of producing structured members such as geogrids. As evidenced by Thermosonics, Ultrasonic Equipment Article, the type of machinery utilized would have been well within the skill of one in the art and would depend on the provisions necessary for the final product. As Meyer et al. discloses a weaving process in addition to welding, the claim limitations are met by the prior art.

9. <u>Claim 21</u> is rejected under 35 U.S.C. 103(a) as being unpatentable over Meyer et al. (US 5,735,640) in view of Hendrix et al. (US 5,836,715)

Regarding claim 21, Meyer et al. discloses the bracketing pair of fill members 22 acts during the weaving process and afterward to hold the bracketed subset of fill members 20 in place. (See Col 8, lines 20-23) Further, each locking yarn 16 in a pair 42 is alternately positioned on first and second sides 38 and 40 of successive fill members 12 intersected by the locking yarns 16. Alternatively, the particular locking yarn 16 may catch its counterpart in the pair 42 between fill members 12 so that it always passes on either the first side 38 or the second side 40 of fill members 12. (See Col 8, lines 60-67) The warp and fill members may be held in place using conventional techniques. (See Col 9, lines 33-38) However, Meyer et al. fails to specifically disclose support grooves are formed on the bending members.

Application/Control Number: 10/538,468

Art Unit: 1794

Page 10

Hendrix et al. discloses a structural member for reinforcement of asphalt and concrete roadways and other products, and which comprises a gridwork of warp strands and weft strands which are disposed at right angles to each other and so as to define an open structure. (See Abstract) The set of warp strands is corrugated into alternating ridges and grooves, and wherein the set of weft strands is substantially linear, so that the gridwork has a three-dimensional configuration. (See Col 4, lines 19-22)

As Meyer et al. and Hendrix et al. are directed to methods of making structural members, the art is analogous. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the grooves as disclosed by Hendrix et al. in the place of or in addition to the locking yarns as disclosed by Meyer et al. for the added benefit of holding the yarns in place while creating a three-dimensional configuration. (See Col 4, lines 19-22) Meyer et al. discloses that conventional techniques may be used with or without the locking yarns. (See Col 9, lines 33-38) The modification would have been well within the ordinary skill of one in the art.

10. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

Application/Control Number: 10/538,468 Page 11

Art Unit: 1794

consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

#### Conclusion

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to ALTREV C. SYKES whose telephone number is (571)270-3162. The examiner can normally be reached on Monday-Thursday, 8AM-5PM EST, alt Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carol Chaney can be reached on 571-272-1254. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Application/Control Number: 10/538,468 Page 12

Art Unit: 1794

/Carol Chaney/ Supervisory Patent Examiner, Art Unit 1794